



Jonathan P. Bach  
[jbach@shapiroarato.com](mailto:jbach@shapiroarato.com)  
 Direct: 212-257-4897

**REQUEST GRANTED.**

August 18, 2023

Honorable Lewis J. Liman  
 United States District Judge  
 Daniel Patrick Moynihan  
 United States Courthouse  
 500 Pearl Street  
 New York, NY 10007-1312

8/21/2023

SO ORDERED.



LEWIS J. LIMAN  
 United States District Judge

Re: *United States v. Shvartsman, et al., 23 Cr. 307 (LJL)*

Dear Judge Liman:

I write on behalf of Defendant Bruce Garelick to request modification of his bail conditions, with the consent of the government. In particular, the government has agreed (1) to extend Mr. Garelick's travel limits to include travel to the District of Massachusetts for matters relating to civil proceedings, and (2) to eliminate the condition requiring government and pretrial services review and approval of any financial transaction over \$5,000.

Mr. Garelick is currently at liberty, on a \$100,000 personal recognizance bond, co-signed by two financially responsible persons, and reports regularly to pretrial services, having surrendered his passport. A complete recitation of his bail conditions is set forth in the government's letter to the Court of July 21, 2023. The government has authorized me to represent to the Court that it consents to the proposed modifications.

Respectfully,

/s/ Jonathan Bach

Jonathan Bach

cc: All Counsel (by ECF)

Bernisa Mejia  
 US Pretrial Services Officer (by email)